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to keep the said goats or swine and the approximate number which is likely to be kept in said inclosure, and no person or persons or corporation shall keep said goats or swine unless said petition is favorably acted upon by the board of health at a regular meeting and a permit in writing be granted by said board.

- SEC. 2. Any person or persons or corporation desiring to keep milk cows or any other cattle shall before keeping same apply to the board of health for a permit, stating in writing the location of the inclosure in which it is proposed to keep the said milk cows or any other cattle and the number of each.
- Sec. 3. The slaughtering, killing, or dressing of cattle, swine, or sheep shall not be allowed within the limits of the city of Perth Amboy, excepting at regularly authorized slaughterhouses, without a permit for that purpose from this board; and no slaughterhouse or other place where cattle, sheep, or swine are slaughtered, killed, or dressed shall be allowed within this city unless a permit for that purpose shall be granted by this board.

Street Railway Cars and Public Conveyances. (Reg. Bd. of H., Sept. 17, 1913.)

ARTICLE 1. Sec. 15. Each and every railway car or any other public conveyance running through or upon the streets of, or elsewhere, in the city of Perth Amboy and engaged in carrying passengers in said city, or to other places, shall be kept carefully and thoroughly washed and cleaned and, when so directed by this board, disinfected so that all filth and dirt or causes of disease are removed from the inside of said car.

Buildings and Premises—Care of. (Reg. Bd. of H., Sept. 17, 1913.)

ARTICLE 1. Sec. 9. It shall be the duty of any owner, tenant, lessee, or occupant of any lot, ground, building, house, or stable in the city, on notice from this board, to forthwith remove therefrom any rubbish, garbage, offal, or any offensive matter or thing; and it shall be the duty of any person or persons or corporation on notice from said board to abate any nuisance existing on any premises of which he or they may be the owner, tenant, lessee, or occupant. If any person or persons or corporation shall refuse or neglect to remove any foul or obnoxious or hurtful matter or thing or if any person or persons or corporation shall refuse or neglect to abate any nuisance then this board may proceed under the provisions of "An act to establish in this State boards of health and a bureau of vital statistics and to define their respective powers and duties," approved March 31, 1887, and acts amendatory and supplemental thereto and remove said nuisance, source of foulness, or cause of sickness and shall recover by action of debt the expense incurred by said board by such removal.

- Sec. 10. The keeping of any house or building, or any part thereof, in such a state of uncleanliness, or the crowding of persons into any house or building in such a manner as to endanger the health of the persons dwelling therein, is hereby declared to be a nuisance.
- SEC. 11. No owner, agent, or lessee of any building or any part thereof, shall lease, let, or hire out the same or any portion thereof to be occupied by any person or to allow the same to be occupied as a place for anyone to dwell or lodge where such building or such parts thereof are not sufficiently lighted and ventilated.
- Sec. 12. No premises shall be rented, let, or leased, or occupied as a tenement house which premises shall not have a plentiful supply of pure water suitable for domestic purposes furnished at one or more places in such house or yard thereof so that the same may be adequate and reasonably convenient for the use of the occupants of said house.
- Sec. 13. Whenever it shall be decided by this board that any building or part thereof is unfit for human habitation by reason of the number of occupants, want of cleanliness, or by reason of its being so infested with disease or by reason of its being in a condition dangerous to health or life or likely to be the cause of sickness among the occupants,

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and notice of such decision shall have been affixed conspicuously on the building or any part thereof and personally served upon the owner, agent, or lessee, if same can be found in the State, requiring all persons therein to vacate such building or part thereof for the reasons stated therein, such building or part thereof shall within 10 days thereafter be vacated, or, in case of special emergency, within such shorter time as may be specified in said notice.

Sec. 14. It shall be the duty of all owners, lessees, tenants, or occupants of any and all buildings in the city of Perth Amboy to keep the gutters and sidewalks in front of said buildings free from any offensive substances, liquid or solid, or any dirt, rubbish, water, or stones, or any other thing dangerous to health, life, or limb.

Nuisances. (Reg. Bd. of H., Sept. 17, 1913.)

ARTICLE 1. Section 1. Whatever is dangerous to human life or to health and whatever renders the ground, air, food, or water unwholesome and an injury to human health, is hereby declared to be a nuisance and is prohibited.

SEC. 2. The casting, throwing, draining, or discharging, or causing to be cast, thrown, drained, or discharged into any public street or highway, gutter, alley, or other public place or private grounds within said city any slops, kitchen water, laundry water, sewerage, waste water, swill, or filth, shall be deemed, and hereby is declared, to be a nuisance, and all ponds, pools, or collections of still and stagnant water, all heaps and quantities of manure or filth of any kind, any accumulation or deposit of offal or of decaying animal or vegetable matter in or upon any lot of land near any inhabited dwelling house or any public street or highway, alley, or other public or private place within said city is declared to be a nuisance, and every person, firm, or corporation creating or maintaining, or aiding in the creation or maintenance of, any such nuisance shall forfeit and pay a penalty of not less than \$5 for every such offense, and in the case of a continuing offense shall be liable to a further penalty of \$10 for each and every day after written notice of the offense has been given by the board.

Sec. 3. Other nuisances within the city are hereby defined and declared to be, and they shall include and embrace: Placing, depositing, or maintaining in or upon any street or alley, or in or upon any public or private property, any dead animal not killed for consumption as food, or any part of same, or filth from privies or cesspools or catch basins, or garbage; also any foul or offensive or noxious matter or substance whatever; also any full or overflowing privy vault, cesspool, or other receptacle for filth; also permitting any liquid or solid matter taken from cesspools or privy vaults to be deposited in or upon any lawn, lot, or place within the city and left exposed; also allowing any night soil, garbage, swill, or other offensive or decomposing solid or fluid matter or substance to leak or ooze from cart or wagon or vessel in which the same may be conveyed or carried; also the conveying or carrying through any street of any substance which has been removed from any privy vault or cesspool, unless the same shall be inclosed in air-tight tanks or boxes. Every nuisance as above defined is hereby prohibited and forbidden within the city, and any person or persons, firm or corporation, making, causing, maintaining, or permitting any of the said nuisances shall forfeit and pay a penalty of not less than \$10 nor greater than \$50.

SEC. 5. No animal or vegetable substance, or swill or garbage, or any offensive material, either separately or mixed with ashes or rubbish, shall be deposited on or used to fill in or raise the surface or level of any ground, lot, or street except by permission of the board of health, nor shall any person or persons, firm, or corporation maintain any sunken land from which there shall arise offensive gases deleterious to health.

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